Case 20-12200-amc Doc 56 Filed 01/04/22 Entered 01/04/22 13:48:42 Desc Main Document Page 1 of 3

IN THE UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

William D. Jernigan CHAPTER 13

<u>Debtor</u>

THE BANK OF NEW YORK MELLON FKA
THE BANK OF NEW YORK AS SUCCESSOR
INDENTURE TRUSTEE TO JPMORGAN
CHASE BANK, N.A., AS INDENTURE
TRUSTEE FOR THE CWABS REVOLVING
HOME EQUITY LOAN ASSET BACKED
NOTES, 2004 S

NO. 20-12200 AMC

NOTES, 2004-S

Movant 11 U.S.C. Section 362

VS.

William D. Jernigan

Debtor

Kenneth E. West, Esquire

<u>Trustee</u>

STIPULATION

AND NOW, it is hereby stipulated and agreed by and between the undersigned as follows:

 The post-petition arrearage on the mortgage held by the Movant on the Debtor's residence located at 5748 Dunlap Street, Philadelphia, PA 19131 is \$4,856.21 which breaks down as follows:

Post-Petition Payments: December 25, 2020 at \$328.52; January 25, 2021 at \$330.69;

February 25, 2021 at \$328.00; March 25, 2021 at \$322.28; April 25, 2021 at \$331.95; May 25, 2021 at \$344.07; June 25, 2021 at \$324.26; July 25, 2021 at \$331.25; August 25, 2021 at \$328.28; September 25, 2021 at \$327.83; October 25, 2021 at

\$324.90; November 25, 2021 at \$324.27

Fees & Costs Relating to Motion: \$1,238.00 Suspense Balance: \$328.09 **Total Post-Petition Arrears** \$4,856.21

- 2. The Debtor shall cure said arrearages in the following manner:
- a). Within thirty (30) days of the filing of this Stipulation, Debtor shall file an Amended Chapter 13 Plan to include the post-petition arrears of \$4,856.21.
- b). Movant shall file an Amended or Supplemental Proof of Claim to include the post-petition arrears of \$4,856.21 along with the pre-petition arrears;
- c). The new 410A form for a Proof of Claim shall not be required for this Amended or Supplemental Proof of Claim.

3.

the following address until further notice:

Beginning with the payment due December 25, 2021 and continuing thereafter,

Debtor shall pay to Movant the present regular monthly mortgage payment of \$326.10 (or as adjusted pursuant to the terms of the mortgage) on or before the twenty-fifth (25th) day of each month. All future payments made pursuant to the terms of this Consent Order should be forwarded to

BANK OF AMERICA, N.A. P.O. BOX 660933 DALLAS, TX 75266

- 4. Should Debtor provide sufficient proof of payments made, but not credited (front & back copies of cancelled checks and/or money orders), Movant shall adjust the account accordingly.
- 5. In the event the payments under Section 3 above are not tendered pursuant to the terms of this stipulation, Movant shall notify Debtor and Debtor's attorney of the default in writing and the Debtor may cure said default within FIFTEEN (15) days of the date of said notice. If Debtor should fail to cure the default within fifteen (15) days, Movant may file a Certification of Default with the Court and the Court shall enter an Order granting Movant immediate relief from the automatic stay and waiving the stay provided by Bankruptcy Rule 4001(a)(3). Should Movant issue three Notices of Default due to Debtor's failure to make payments, upon Debtor's fourth default, Movant may immediately file a Certification of Default with the Court, without issuing a new Notice of Default, and the Court shall enter an Order granting the Movant relief from the automatic stay.
- 6. If the case is converted to Chapter 7 and the loan is in default, Movant may file a Certification of Default with the Court and the Court shall enter an order granting Movant relief from the automatic stay.
- 7. If the instant bankruptcy is terminated by either dismissal or discharge, this agreement shall be null and void, and is not binding upon the parties.
- 8. The provisions of this stipulation do not constitute a waiver by Movant of its right to seek reimbursement of any amounts not included in this stipulation, including fees and costs, due under the terms of the mortgage and applicable law.
 - 9. The parties agree that a facsimile signature shall be considered an original signature.

| Date: Dece | mber 28, 2021 | /s/ Denise Carlon, Esquire Denise Carlon, Esquire KML Law Group, PC. Attorney for Movant | |
|--------------------|---|--|---|
| Date: Dec e | ember 30, 2021 | Henry Alan Jefferson, Esquire Attorney for Debtor | |
| Date: <i>Janu</i> | ary 4, 2022 | /s/ Jack Miller, Esquire, for* Kenneth E. West, Esquire Chapter 13 Trustee | *No objection to its terms, without prejudice to any of our rights and remedies |
| | the Court this day of tion regarding entry of any further or | , 2022. However, the co | urt |
| | | Bankruptcy Judge Ashely M. Chan | - |